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APPLICATION NO.		FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/051,201		01/18/2002	Linus G. Fonkwe	4700-083 (04700.0467.4)	7237	
30166	7590	12/17/2004		EXAM	EXAMINER	
•		LE SANDRIDGE	KRISHNAN, GANAPATHY			
300 N. GRE SUITE 1900		REET		ART UNIT	PAPER NUMBER	
GREENSBORO, NC 27401				1623		
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DATE MAILED: 12/17/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	T & 11 A1	A . P	
	Application No.	Applicant(s)	
	10/051,201	FONKWE ET AL.	
Office Action Summary	Examiner	Art Unit	
	Ganapathy Krishnan	1623	
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with	the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a repl If NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply within the statutory minimum of thirty will apply and will expire SIX (6) MONTS. cause the application to become ABA	ly be timely filed 30) days will be considered timely. IS from the mailing date of this communication. NDONED (35 U.S.C. § 133).	
Status			
1) Responsive to communication(s) filed on		•	
2a) This action is FINAL . 2b) ☑ This	action is non-final.		
3) Since this application is in condition for allowated closed in accordance with the practice under E	·		
Disposition of Claims		,	
4) ☐ Claim(s) 2,3,5-8,10-12,14-23,26-32,35-45 and 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) 62-69 is/are allowed. 6) ☐ Claim(s) 2,3,5-8,10-12,14-23,26-32,35-45 and 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration. 70-105 is/are rejected.	e application.	
Application Papers			
9) The specification is objected to by the Examine			
10)☐ The drawing(s) filed on is/are: a)☐ acc	•		
Applicant may not request that any objection to the		• ,	
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex			
Priority under 35 U.S.C. § 119		•	
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Apprite documents have been received in Apprite documents have been received.	olication No eceived in this National Stage	
Attachment(s)	_		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Sui	nmary (PTO-413) Mail Date	
B) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date		mal Patent Application (PTO-152)	

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DETAILED ACTION

The amendment filed 9/24/2004 has been received, entered and carefully considered.

The following information provided in the amendment affects the instant application:

- 1. Claims 1, 4, 9, 13, 24, 25, 33, 34, 46-61 have been canceled.
- 2. New Claims 100-105 have been added.
- 3. Claims 2, 3, 5-8, 10-15, 17, 18, 26-32, 35-40 and 94-99 have been amended.
- 4. Remarks drawn to rejections under 103

Claims 2-3, 5-8, 10-12, 14-23, 26-32, 35-45 and 62-105 are pending in the case.

The text of those sections of Title 35, U. S. Code not included in this action can be found in a prior Office action.

The allowability of claims 62-93 and claims 16-23, 38-43 if rewritten in independent form including all of the limitations of the base claim and any intervening claims has been withdrawn and the following new rejections are made of record.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

Claims 2, 3, 5-8, 10-12, 14-23, 26-32, 35-45, 70-75, 82-92, 94-104 are rejected under 35 U.S.C. 102(a) as being anticipated by Tanner et al (WO 01/03677) of record, newly cited.

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Tanner et al teach a film forming composition (page 41, Table IV, formulation #16) wherein iota carrageenan is 7.5%, kappa carrageenan is 2.5%, pure cote B (modified starch, bulking agent) is 27.3%, water is 46.5% and glycerin (same as glycerol, a plasticizer; see also page 27, lines 6-13) is 15%. The kappa carrageenan is less than 100% by weight of the iota carrageenan. The ratio of modified starch (bulking agent) to the total of iota and kappa carrageenan is 2.73:1. Since this composition of Tanner et al has all the active agents in the percentage range as in instant claim 16 it is expected to have viscosity also in the range of 100cp to 1200cP, tensile strength in the range %N to 40N and extensibility at rupture of 20mm to 80mm. Example 1 (page 30, line 15 through page 31, line 2) teaches the formulation of the compositions by mixing appropriate quantities of each component in a blender, mixing with mixer blades to obtain a uniform dispersion and then extruded into ribbons (examples 2 and 3, pages 36-37). Tanner et al also teach making ribbons (wet and dry) using their formulations (page 36, lines 3-18). This teaching of Tanner et al is seen to meet the limitations of claims 2, 3, 5-8, 10-12, 14-23, 26-32, 35-45, 70-75, 82-92, 94-104.

Claim Rejections - 35 USC § 103

Claims 76-81, 93 and 105 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tanner (WO 01/03677) in combination with Gilleland et al (WO 01/91721), of record, newly cited.

Claim 76 is drawn to a method of film forming composition comprising adding a mixture of iota carrageenan in an amount of from about 1% to about 15% by weight, kappa carrageenan in an amount of less than 100% by weight of iota carrageenan, a bulking agent in a ratio of

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bulking agent to total carrageenan of from about 1:1 to about 20:1, a plasticizer and water to an extruder and forming a uniform mixture. Dependent claims 77-82, 93 and 105 recite limitations drawn to mixing of different ingredients, extruding the mixture into film, ribbon sheet or tube, feeding the mixture into a rotary die machine, heating the mixture to about 85 to about 95°C before adding to the extruder.

Tanner et al teach a film forming composition (page 41, Table IV, formulation #16) wherein iota carrageenan is 7.5%, kappa carrageenan is 2.5%, pure cote B (modified starch, bulking agent) is 27.3%, water is 46.5% and glycerin (same as glycerol, a plasticizer; see also page 27, lines 6-13) is 15%. The kappa carrageenan is less than 100% by weight of the iota carrageenan. The ratio of modified starch (bulking agent) to the total of iota and kappa carrageenan is 2.73:1. Since this composition of Tanner et al has all the active agents in the percentage range as in instant claim 16 it is expected to have viscosity also in the range of 100cp to 1200cP, tensile strength in the range %N to 40N and extensibility at rupture of 20mm to 80mm. Example 1 (page 30, line 15 through page 31, line 2) teaches the formulation of the compositions by mixing appropriate quantities of each component in a blender, mixing with mixer blades to obtain a uniform dispersion and then extruded into ribbons (examples 2 and 3, pages 36-37). According to Tanner et al (page 28, lines 16-20) controlling the pH and hence the pH is important since high temperature and acidity causes the rapid breakdown of carrageenans. Tanner et al also teach making ribbons (wet and dry) using their formulations (page 36, lines 3-18). However, Tanner et al do not teach the order of mixing of the ingredients as instantly claimed.

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It would have been obvious to one of ordinary skill in the art at the time the invention was made to make a film forming composition using a mixture of iota and kappa carrageenan and starch/modified starch as a bulking agent since the ingredients and their functions are seen to be disclosed in the prior art. It is also well within the purview of one of ordinary skill in the art to adjust the ratio of the bulking agent and the kappa and iota carrageenans inorder to optimize the characteristics of the films produced using the same and also reverse or change the order of mixing the ingredients of the composition. It has been held that merely reversing the order of steps in a multistep process is not a patentable modification absent unexpected or unobvious results. Ex parte Rubin, 128 U.S.P.Q. 440 (P.O.B.A 1959). Cohn v. Comr. Patents, 251 F. Supp. 437, 148 U.S.P.Q. 486 (D.C. 1966).

One or ordinary skill in the art would be motivated to do so since Gilleland's teaching shows that a mixture comprising 1:1 kappa and iota carrageenan, starch, sorbitol and water gives a film which is strong and easy to handle and seal and also has a manageable viscosity. Hence optimizing the ratio of the ingredients would give a composition that would be ideal for use in making capsule shells, ribbons and sheets.

Conclusion

- 1. Claims 2-3, 5-8, 10-12, 14-23, 26-32, 35-45 and 70-105 are rejected.
- 2. Claims 62-69 drawn to a method film forming composition comprising mixing the kappa and iota carrageenan and the bulking agent to form a dry mixture; mixing the plasticizer and water and heating it at a

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specified temperature to form a dispersion and then combing the two mixtures and heating again to a specified temperature to form a uniform mixture as instantly claimed is neither taught or suggested by the prior art of record.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ganapathy Krishnan whose telephone number is 571-272-0654. The examiner can normally be reached on 8.30am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James O. Wilson can be reached on 571-272-0661. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

GK

/ JAMES O. WILSON
PERVISORY PATENT EXAMINER
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